$_{ m JS~44~(Rev.~11)}$ Case 1:19-cv-00008-KAM-SMC Pocument 1-1 Silect 01/01/19 Page 1 of 2 PageID #: 87

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil do	ocket sneet. (SEE INSTRUC	TIONS ON NEXT PAGE O	OF THIS FO	PRM.)						
I. (a) PLAINTIFFS MICHAL HONICKMAN F et al.	OR THE ESTATE OF	HOWARD GOLDS	STEIN,	DEFENDANTS BLOM BANK SAL						
(b) County of Residence of (E)		County of Residence of First Listed Defendant Lebanon (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.								
(c) Attorneys (Firm Name, 2) OSEN LLC 2 University Plaza, Suite 201-265-6400				Attorneys (If Known)						
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)		TIZENSHIP OF P	RINCIPA	L PARTIES		-		
1 U.S. Government Plaintiff **S 3 Federal Question (U.S. Government Not a Party)** **Output Description (U.S. Government Not a Party)** **Total Control of the Control				(For Diversity Cases Only) PTF DEF Citizen of This State 1 1 1 Incorporated or Principal Place of Business In This State and One Box for Defendant) PTF DEF Citizen of This State						
☐ 2 U.S. Government Defendant	•			Citizen of Another State						
				en or Subject of a reign Country	3 🗖 3	Foreign Nation		□ 6	□ 6	
IV. NATURE OF SUIT	1	* /	FC	ORFEITURE/PENALTY	BAN	KRUPTCY	OTHER	STATUT	ES	
CONTRACT ☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	PERSONAL INJURY 310 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 335 Motor Vehicle 355 Motor Vehicle 355 Motor Vehicle 360 Other Personal Injury 360 Other Personal Injury 362 Personal Injury 363 Personal Injury 3640 Warine 375 Motor Vehicle 376 Motor Vehicle 377 Other Fraud 377 Other Fraud 378 Other Fraud 379 Other Fraud 370 Other Fraud 371 Truth in Lending 370 Other Fraud 371 Truth in Lending 372 Property Damage 373 Property Damage 374 Product Liability 376 Other Fraud 377 Other Fraud 378 Other Personal 379 Other Fraud 379 Other Fraud 370 Other Fraud 370 Other Fraud 371 Truth in Lending 370 Other Fraud 371 Truth in Lending 372 Property Damage 373 Property Damage 373 Property Damage 374 Habeas Corpus: 443 Alien Detainee 510 Motions to Vacate Sentence Coloritions of Confinement		1	CABOR 15 Drug Related Seizure of Property 21 USC 881 10 Other LABOR 16 Fair Labor Standards Act 10 Labor/Management Relations 10 Railway Labor Act 11 Family and Medical Leave Act 10 Other Labor Litigation 11 Employee Retirement Income Security Act 11 Income Security Act 12 Income Security Act 13 Naturalization Application 15 Other Immigration Actions	BANKRUPTCY □ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609		OTHER STATUTES □ 375 False Claims Act □ 376 Qui Tam (31 USC			
	moved from 3	Remanded from Appellate Court	□ 4 Rein Reop		erred from r District	☐ 6 Multidistr Litigation				
VI. CAUSE OF ACTION	I 18 U.S.C. 2333(d)	re filing (I	Do not cite jurisdictional stat	utes unless di	versity):				
VII. REQUESTED IN COMPLAINT:	Cause of action f	or aiding and abett		DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: Yes					nt:	
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE			DOCKE	T NUMBER				
DATE 01/01/2019		SIGNATURE OF AT /s/ Gerard Filitt		OF RECORD						
FOR OFFICE USE ONLY RECEIPT # AM	MOUNT		JUDGE		MAG. JUI	DGE				

exclusive of	Case 1:19-cv- itration Rule 83:10 prov of interest and costs, are on to the contrary is filed	e eligible for compu	ain exceptionalsory arbitra	ns, actions seeki ation. The amoun	ARBITE And and a money damage int of damages is p	es only in a presumed to	an amount not in excess of \$150,000, o be below the threshold amount unless a					
Case is Eli	gible for Arbitration											
I, Gerard Fi	y arbitration for the fol	lowing reason(s):	, counsel	forPlaintiff	s	, do he	ereby certify that the above captioned civil action is ineligible for					
<u> </u>	monetary of	damages sought	are in exce	ss of \$150,000,	exclusive of inte	erest and	costs,					
	the complaint seeks injunctive relief,											
L	the matter	is otherwise ineli	gible for the	e following reas	on							
	DI	ISCLOSURE	STATE	MENT - FE	EDERAL RU	JLES C	CIVIL PROCEDURE 7.1					
	lo	dentify any parent	corporation	n and any publi	cly held corpora	ition that o	owns 10% or more or its stocks:					
	<u> </u>	RELATED CA	ASE STA	ATEMENT	(Section V	III on th	ne Front of this Form)					
to another substantial deemed "re "Presumpti	civil case for purposes of saving of judicial resourd elated" to another civil ca	f this guideline wher ces is likely to result use merely because	n, because of from assign the civil case	f the similarity of t ing both cases to e: (A) involves ide	facts and legal issues, the same judge an ntical legal issues,	ues or beca nd magistra , or (B) invo	ont of this form. Rule 50.3.1 (a) provides that "A civil case is "related tuse the cases arise from the same transactions or events, a ate judge." Rule 50.3.1 (b) provides that "A civil case shall not be olives the same parties." Rule 50.3.1 (c) further provides that shall not be deemed to be "related" unless both cases are still					
			NY-E D	IVISION OF	BUSINESS	RULE 5	50.1(d)(2)					
1.)	Is the civil action County?	being filed in Yes	the East	ern District r No	emoved from	ı a New	York State Court located in Nassau or Suffolk					
2.)	If you answered a) Did the events County?		giving ris	se to the cla No	im or claims,	or a sul	bstantial part thereof, occur in Nassau or Suffol					
	b) Did the events District?	or omissions Yes	giving ris	se to the cla No	im or claims,	or a sul	bstantial part thereof, occur in the Eastern					
	c) If this is a Fair laceived:	Debt Collection	Practice	Act case, spe	cify the Count	y in whic	ch the offending communication was					
	County, or, in an inte	erpleader action Yes	n, does the No	e claimant (or	a majority of t	the claim	nts, if there is more than one) reside in Nassau or ants, if there is more than one) reside in Nassau or a the most significant contacts).					
	(Note. A corporation	on shall be cons	sidered a r		,		s the most signincant contacts).					
					BAR ADMIS							
	I am currently adm			ct of New Yor	k and currently	y a meml	ber in good standing of the bar of this court.					
		✓	Yes			ш	No					
	Are you currently	y the subject o	f any dis	ciplinary act	ion (s) in this	or any o	other state or federal court?					
			Yes	(If yes, plea	se explain	\checkmark	No					
	I certify the accur	racy of all info	rmation r	provided aho	ove.							
	-	Gerard Filitti	ľ									